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CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail, with sufficient postage, in an envelope addressed to: Assistant Commissioner for Patents, Washington, D.C. 20231, on



May 16, 2001

Date of Deposit

James L. Katz, Reg. No. 42,711

Name of Applicant, Assignee or Registered Representative

[Handwritten Signature]

Signature

May 16, 2001

Date of Signature

Our Case No. 9974/56
(Alticor Ref. No. BH2090.C1)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:)
Paasche, et al)
Serial No. 09/714,739)
Filing Date: November 16, 2000)
For SYSTEM AND METHOD FOR)
MANAGING RECURRING)
ORDERS IN A COMPUTER)
NETWORK)

Examiner:
unknown
Group Art Unit No.: 2768

PETITION UNDER 37 C.F.R. § 1.48(b) & (c)(1) AND AMENDMENT TO CORRECT INVENTORSHIP

Assistant Commissioner for Patents
Washington, D.C. 20231

Dear Sir:

Pursuant to 37 C.F.R. § 1.48(b), as a result of a preliminary amendment filed on November 16, 2000 with the above captioned continuation patent application, a copy of which is attached, cancellation of claims has been made to a non-provisional application, other than a

reissue application, resulting in fewer than all of the currently named inventors being the actual inventors of the invention being claimed in the application.

Please delete the following inventors whose invention is no longer being claimed in the application:

Daniel A. ARGANBRIGHT

Dave BAMBOROUGH

Randy S. BANCINO

James G. BLODGETT

Bruce H. CARLSON

William DANGL

William HAZARD

Robin HORDER-KOOP

Jim HUNKING

Aaron M. KAMPHUIS

Gregory J. LANG

Gary A. MAHIEU

Kathryn E. MCCORMICK

Kenneth J. MCDONALD

John P. PARKER

Andrew J. POPP

Kelly K. SAVAGE

Steven R. VISSER

Claire ZEVALKINK

Pursuant to 37 C.F.R. § 1.48(c)(1), as a result of a preliminary amendment filed on November 16, 2000 along with the above captioned continuation patent application, a copy of which is attached, the addition of claims to previously disclosed unclaimed subject matter has been made to a non-provisional application, other than a reissue application, resulting in the addition of named inventors (statements pursuant to 37 C.F.R. § 1.48(c)(1) are attached).

Please add the following inventors whose invention is now being claimed in the application:

Thomas D. Paasche

William S. Kerker

A new declaration is included with this response pursuant to 37 C.F.R. § 1.48(c)(2).

In the specification, on the cover sheet, please make the following amendments:

Please delete "Daniel A. ARGANBRIGHT"

Please delete "Dave BAMBOROUGH"

Please delete "Randy S. BANCINO"

Please delete "James G. BLODGETT"

Please delete "Bruce H. CARLSON"

Please delete "William DANGL"

Please delete "William HAZARD"

Please delete "Robin HORDER-KOOP"

Please delete "Jim HUNKING"

Please delete "Aaron M. KAMPHUIS"

Please delete "Gregory J. LANG"

Please delete "Gary A. MAHIEU"

Please delete "Kathryn E. MCCORMICK"

Please delete "Kenneth J. MCDONALD"

Please delete "John P. PARKER"

Please delete "Andrew J. POPP"

Please delete "Kelly K. SAVAGE"

Please delete "Steven R. VISSER"

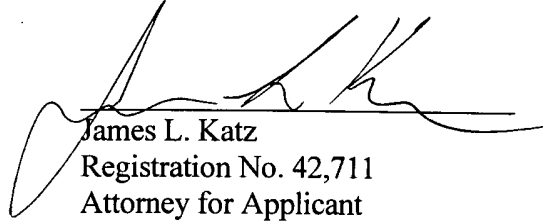
Please delete "Claire ZEVALKINK"

Please add --Thomas D. Paasche--

Please add --William S. Kerker--

The fee set forth in 37 C.F.R. § 1.17(i) is enclosed pursuant to 37 C.F.R. § 1.48(c)(3).

Respectfully submitted,



James L. Katz
Registration No. 42,711
Attorney for Applicant

BRINKS HOFER GILSON & LIONE
P.O. BOX 10395
CHICAGO, ILLINOIS 60610
(312) 321-4200



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Our Case No. 9974/56
(Altacor Ref. No. BH2090.C1)

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In re Application of:)	
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)	Examiner:
Serial No. 09/714,739)	unknown
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Filing Date: November 16, 2000)	Group Art Unit No.: 2768
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For SYSTEM AND METHOD FOR)	
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**WRITTEN CONSENT TO CORRECTION OF INVENTORSHIP PURSUANT TO
37 C.F.R. § 1.48(c)(4) and 37 C.F.R. § 3.73(b)**

Assistant Commissioner for Patents
Washington, D.C. 20231

Dear Sir:

Pursuant to 37 C.F.R. § 1.48(b) and (c)(1), as a result of a preliminary amendment filed on November 16, 2000 along with the above captioned continuation patent application, a copy of which is attached, an amendment to the claims has been made to a non-provisional application, other than a reissue application, resulting in a change in the currently named inventors.

Pursuant to 37 C.F.R. § 3.73(b), Amway Corporation, by virtue of an assignment from the originally named inventors, a copy of which is attached, is the assignee of the above captioned patent application and hereby consents to the correction of inventorship filed herewith.

Respectfully submitted,

Kim S. Mitchell
Assistant Corporate Secretary
Amway Corporation
Altacor Corporation

3-02-01
Date



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Our Case No. 9974/56
(Altacor Ref. No. BH2090.C1)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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Filing Date: November 16, 2000)	Group Art Unit No.: 2768
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NETWORK)	

STATEMENT OF INVENTOR PURSUANT TO 37 C.F.R. § 1.48(c)(1)

Assistant Commissioner for Patents
Washington, D.C. 20231

Dear Sir:

Pursuant to 37 C.F.R. § 1.48(c)(1), as a result of a preliminary amendment filed on November 16, 2000 along with the above captioned continuation patent application, a copy of which is attached, the addition of claims to previously disclosed unclaimed subject matter has been made to a non-provisional application, other than a reissue application, resulting in a change in the currently named inventors.

I, Thomas D. Paasche, hereby state that the amendment to correct inventorship pursuant to 37 C.F.R. § 1.48(b) and (c) is necessitated by amendment of the claims and that the inventorship error occurred without deceptive intention on my part.

Respectfully submitted,

Thomas D. Paasche
Thomas D. Paasche
140 Gilpin Street
Grand Rapids, MI 49505

5/2/01
Date



44

Our Case No. 9974/56
(Altcor Ref. No. BH2090.C1)

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In re Application of:)	
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NETWORK)	

STATEMENT OF INVENTOR PURSUANT TO 37 C.F.R. § 1.48(c)(1)

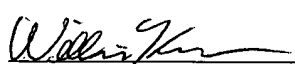
Assistant Commissioner for Patents
Washington, D.C. 20231

Dear Sir:

Pursuant to 37 C.F.R. § 1.48(c)(1), as a result of a preliminary amendment filed on November 16, 2000 along with the above captioned continuation patent application, a copy of which is attached, the addition of claims to previously disclosed unclaimed subject matter has been made to a non-provisional application, other than a reissue application, resulting in a change in the currently named inventors.

I, William S. Kerker, hereby state that the amendment to correct inventorship pursuant to 37 C.F.R. § 1.48(b) and (c) is necessitated by amendment of the claims and that the inventorship error occurred without deceptive intention on my part.

Respectfully submitted,



 William S. Kerker
 2116 Pine Aire Street
 Jenison, MI 49428

4/15/01
Date